



Gary L. Phillips
General Attorney &
Assistant General Counsel

SBC Telecommunications Inc.
1401 I Street NW, Suite 400
Washington, D.C. 20005
Phone 202 326-8895
Fax 202 408-8745

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VIA ELECTRONIC SUBMISSION

Jeremy Miller
Wireline Competition Bureau
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Re: *Notice of Ex Parte – Unbundled Access to Network Elements; Review of the Section 251 Unbundling Obligations of Incumbent Local Exchange Carriers, CC Docket No. 01-338 & WC Docket No. 04-313*

Dear Mr. Miller:

At your request, SBC provides the following data regarding the percentage of DS1 and DS3 wholesale channel termination facilities that SBC provides to wireless carriers versus other carriers.

Excluding special access sales by SBC to its own affiliates, approximately 15.6% of SBC's wholesale DS1 channel termination facilities and 8.2% of SBC's wholesale DS3 channel termination facilities are provided to wireless carriers.

If you need additional assistance, please do not hesitate to contact me.

Sincerely,

/s/ **Gary L. Phillips**

cc: Russell Hanser